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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/823,697	03/31/2001	Keith W. Diveley	01,051	7446
20350	7590 01/04/2006		EXAMINER	
TOWNSEN	D AND TOWNSEND A	REAGAN, JAMES A		
TWO EMBA EIGHTH FLO	RCADERO CENTER		ART UNIT	PAPER NUMBER
	CISCO, CA 94111-3834	3621		
			DATE MAIL ED. 01/04/200	

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/823,697	DIVELEY, KEITH W.				
Office Action Summary	Examiner	Art Unit				
	James A. Reagan	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period of the second period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from to, cause the application to become ABANDONED	l. rely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>02 N</u>	ovember 2005					
,						
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) <u>1-3,5,6,8,10-22,24-30,32 and 33</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-3, 5, 6, 8, 10-22, 24-30, 32, and 33</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)☐ All b)☐ Some * c)☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 	ite atent Application (PTO-152)					
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

Status of Claims

1. This action is in response to the amendment filed on 02 November 2005.

2. Claim 1 has been amended.

3. Claims 7, 23, 31, 34-40 and 42-67 have been cancelled.

4. Claims 1-3, 5, 6, 8, 10-22, 24-30, 32, and 33 are now pending have been examined.

RESPONSE TO ARGUMENTS

5. Applicant's arguments received on 02 November 2005 have been fully considered but they are not persuasive. Referring to the previous Office action, Examiner has cited relevant portions of the references as a means to illustrate the systems as taught by the prior art. As a means of providing further clarification as to what is taught by the references used in the first Office action, Examiner has expanded the teachings for comprehensibility while maintaining the same grounds of rejection of the claims, except as noted above in the section labeled "Status of Claims." This information is intended to assist in illuminating the teachings of the references while providing evidence that establishes further support for the rejections of the claims. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1-3, 5, 6, 8, 10-22, 24-30, 32, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cornwell "Western Union Reports Growth in Late Payment Collection Service" in view of "Western Union Service Growing", and further in view of "Payment Systems: Western Union Service for Overdue Accounts Resolving Delinquent Cards."

Examiner's Note: The Examiner has pointed out particular references contained in the prior art of record within the body of this action for the convenience of the Applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply. Applicant, in preparing the response, should consider fully the entire reference as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

Claims 1-3, 5, 6, 8, 10-22, 24-30, 32, and 33:

The combination of Cornwell, "Western Union Service Growing", and "Payment Systems: Western Union Service for Overdue Accounts Resolving Delinquent Cards" discloses the applicant's own invention in a published article, plainly showing that the invention was known, in its entirety and with equivalent intent, and released to the public domain on or about May of 1997. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the anonymous articles with Cornwell's disclosure of walk-up bill paying because Cornwell also discloses that late payment collection services have been widely used since 1997.

Requirement for Information Under 37 C.F.R. § 1.105

1. Applicant and the assignee of this application are required under 37 CFR 1.105 to provide the following information that the examiner has determined is reasonably necessary to the examination of this application.

- 2. The information is required to identify publications embodying the disclosed subject matter of a method and system for facilitating a sale of a product from an inventory of a selling entity. The Examiner upon conducting a search for prior art, discovered [3] published documents entitled:
 - Anonymous: "Payment Systems: Western Union Service for Overdue Accounts
 Resolving Delinquent Cards." Card News. Potomac: 13 August 1990. Volume 5,
 Iss 15; pg. 4.
 - Anonymous: "Western Union Service Growing." Bank Letter. New York: 28 May
 1990. Vol. 14, Iss 21: pg. 8.
 - Cornwell, Ted: "Western Union Reports Growth in Late payment Collection Service." National Mortgage News. New York. May 5, 1997. Vol. 21; pg. 64.

The "Payment Systems: Western Union Service for Overdue Accounts Resolving Delinquent Cards" document discloses Western Unions Quick Collect service as applied to delinquent accounts that was offered at least as early as 13 August 1990. The "Western Union Service Growing" article discloses Western Union's Quick Collect service in which a consumer may pay a bill in cash and in person at a Western Union Office, a service offered at least as early as 28 May 1990. The "Western Union Reports Growth in Late payment Collection Service" also discloses Western Union's Quick Collect service, reporting on 05 May 1997.

In response to this requirement please provide any known publications, brochures, manuals and press releases that describe the Western Union Quick Collect service products that were the subject of the three articles. Please include any material that describes:

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- a payment service provider contracting with a client to provide payment accounts to customers of the client, wherein a customer of the client pays funds into the payment account and uses the funds to purchase goods or services from the client;
- the payment service provider receiving account information for the customers from the client:
- storing the account information in a database;
- receiving a request from the customer to make a payment to a client account;
- receiving identifying information from the customer;
- using the database to verify status of the client account;
- the payment service provider receiving a payment from the customer
- using a computer to establish the payment account with the payment service provider for the customer, wherein the computer is capable of communicating with a storage medium;
- storing the payment account in the storage medium;
- assigning a unique identifier to the customer, wherein the unique identifier is configured
 to provide the customer with access to the payment account to make further payments
 from the payment account without providing identifying information;
- crediting the payment account in an amount corresponding to the payment;
- using a wire transfer to transfer the funds from the payment account to the client account
 upon receipt of the payment
- at a payment provider location, providing an enrollment system, wherein the enrollment system comprises a point of sale device associated with a money transfer system

maintained by a payment provider, wherein the enrollment system includes an entry device, a display screen, and a memory;

- at the payment provider location, receiving into the point-of-sale device an identifier from the requestor wherein the identifier relates to a payee and a prior indebtedness of the requestor to the payee for a good or service provided by the payee;
- sending the identifier from the point-of-sale device to a host computer system;
- at the host computer system, using the identifier to locate a transaction record relating to the requestor and the payee;
- retuning at least a portion of the transaction record to the point-of-sale device;
- using the point-of-sale device to facilitate a payment to the payee from the requestor for the indebtedness;
- using at least a portion of the transaction record to obtain information about a good or service from a consumer provider that is different than the payee and loading the information into the memory;
- in association with facilitating the payment, displaying via the display screen at least one enrollment option relating to the consumer provider;
- receiving via the entry device a request for enrollment from the requestor to enroll with the consumer provider;
- processing the request for enrollment, wherein the requestor is enrolled with the consumer provider
- the consumer provider is a first consumer provider, and the memory further contains
 information associated with a good or service available from a second consumer
 provider, and wherein the method further comprises:

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- displaying via the display screen another enrollment option, wherein the other enrollment option includes the information associated with the good or service available from the second consumer provider;
- the good or service available from the consumer provider is a first good or service, and
 the memory further contains information associated with a second good or service
 available from the consumer provider, and wherein the method further comprises:
- displaying via the display screen another enrollment option, wherein the other enrollment option includes the information associated with the second good or service;
- the consumer provider is a first consumer provider, and the memory further contains information associated with a third good or service available from a second consumer provider, and wherein the method further comprises:
- displaying via the display screen another enrollment option, wherein the other enrollment option includes the information associated with the third good or service available from the second consumer provider.
- a payment provider control, wherein the first enrollment device is communicably coupled to payment provider control via the communication network; and
- a second enrollment device communicably coupled to the payment provider control via the communication network;
- all limitations contained within claims 1-3, 5, 6, 8, 10-22, 24-30, 32, and 33.
- 4. The fee and certification requirements of 37 C.F.R. § 1.97 are waived for those documents submitted in reply to this requirement. This waiver extends only to those documents within the scope of this requirement under 37 C.F.R. § 1.105 that are included in the applicant's first complete communication responding to this requirement. Any supplemental replies subsequent to

the first communication responding to this requirement and any information disclosures beyond

the scope of this requirement under 37 C.F.R. § 1.105 are subject to the fee and certification

requirements of 37 C.F.R. § 1.97.

5. In responding to those requirements that require copies of documents, where the document is a

bound text or a single article over 50 pages, the requirement may be met by providing copies of

those pages that provide the particular subject matter indicated in the requirement, or where such

subject matter is not indicated, the subject matter found in applicant's disclosure.

6. The applicant is reminded that the reply to this requirement must be made with candor and good

faith under 37 CFR 1.56. Where the applicant does not have or cannot readily obtain an item of

required information, a statement that the item is unknown or cannot be readily obtained will be

accepted as a complete response to the requirement for that item.

7. This requirement is subject to the provisions of 37 C.F.R. §§ 1.134, 1.135 and 1.136 and has a

shortened statutory period of 2 months. EXTENSIONS OF THIS TIME PERIOD MAY BE

GRANTED UNDER 37 CFR 1.136(a).

Any inquiry of a general nature or relating to the status of this application or concerning this communication or earlier communications from the Examiner should be directed to **James A**. **Reagan** whose telephone number is **571.272.6710**. The Examiner can normally be reached on 8:00a - 5:00p M-F. If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, **James Trammell** can be reached at **571.272.6712**.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866.217.9197 (toll-free).

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

571-273-8300 [Official communications, After Final communications labeled "Box AF"]

571-273-8300 [Informal/Draft communications, labeled "PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to the United States Patent and Trademark Office Customer Service Window:

Randolph Building

401 Dulany Street

Alexandria, VA 22314.

JAMES A. REAGAN

Primary Examiner

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29 December 2005